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FIRST NAMED APPLICANT

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| This is | in response to the Power of Attorney filed | | | |
| VI. | The Power of Attorney to you in this application hap be mailed to the new address of record. 37 CFR 1. | s been revoked by the 33. | applicant. Future | e correspondence will |
| ☐ 2. T | The Power of Attorney to you in this application has provided by 37 CFR 3.71. Future corresponder | s been revoked by the | e assignee who ha e new address of r | s intervened ecord. (37 CFR 1.33) |
| Пзт | The withdrawal as attorney in this application has I | noon accounted Educ | | will be made at the |
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| | he Power of Attorney in this application is not acc a. The Power of Attorney is from an assignee an | | | 2 (h) has not been |
| _ | received. | d the definicate requir | ed by 37 Of H 3.7. | o (b) has not been |
| [| $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $ | ed their empowerment | to sign on behalf | of the assignee. |
| | c. The inventor(s) is without authority to appoint 37 CFR 3.71. | attorneys since the ass | signee has interve | ned as provided by |
| | d. The signature of | | | a co-inventor in this |
| | application, has been omitted. The Power of by said co-inventor. | Attorney will be entered | upon receipt of c | onfirmation signed |
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| | e. The person(s) appointed in the Power of Attor Trademark Office. | ney is not registered to | practice before the | e U. S. Patent & |
| | f. The revocation is not signed by the applicant, | the assignee of the en | tire interest, or <u>on</u> | e particular principal |
| | attorney having the authority to revoke. | | | |
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